## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEBRASKA

UNIT	TED ST	ATES	OF AMERICA,	)	CASE N	0	
	Plaintiff,			) ) )	) ) ) PETITION TO ENTER A ) PLEA OF GUILTY		
	vs.	Defer	ndant	) ) )			
want 1	I, to plead	GUIL	ΓΥ to Count(s)(in	ndictment or sur	_, the defer	ndant, inform of the	the judge that I
that th	ne follov	wing an	aswers are true:	ndicunent of sup	berseding in	uicuiiciii oi ii	mormanon) and
A.	BACE	KGROU	UND QUESTIONS:				
	1.	How	old are you?		_		
	2.	How	much education have	e you had?			
	3.	or alc	you ever been under ohol treatment or add when and where?	diction?			_
	4.	Have	you ever been unde		doctor or is	n a hospital	
		If so,	when and where?		1 es	No	
	5.	If an a	attorney is now repre	senting you in th	his case:		
		a)	What is your attorn	ney's name?			
		b)	Have you had enou	igh time to talk	•	torney ? No	
		c)	Have you told your	r attorney everyt	hing about y		

		d)	Are you satisfied with the job he or	she has done Yes	•				
		e)	If you have any objections to the wa are those objections?						
		D							
	6.	Do you	understand the charge(s) against yo	Yes	No				
B.	CON	STITUT	IONAL RIGHTS - WAIVERS						
	The questions in this section are designed to inform you of valuable constitutional r will give up by pleading guilty.								
	7.	Do you against	understand that you have a right to p t you?						
	8.	•	u understand that, if you plead Noutional rights:	Yes OT GUILTY					
		a)	the right to a speedy and public tria	l by jury Yes	No				
		b)	the right to an attorney at all stages afford to pay an attorney, one will be	-	to represent you				
		c)	the right to see and hear all witness right to cross-examine them	ses called to Yes					
		d)	the right to use the court's subpos witnesses and the production of oth	er evidence	-				
		e)	the right to take the witness stand or be required to take the witness stan	not, as you c					
				1 00	110				

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		f)	the right not to tes	tify and the jury		this as evidence a No	igainst you
		g)	the right to be proproven you guilty of agreement of all 1	of the offense bey			
				<b>J</b>	Yes	No	
	9.	offens	ou understand that, e without a trial and o an attorney?	• •	iven up all o	f the above rights.	•
	10.	convic	ou understand that, eted of a felony? A f s the right to vote, t f firearm.	elony conviction	UILTY to a may deprive fice, to serve	e you of valuable on a jury and to p	civil rights,
•					1 68	_ No	
	11.	immig	u understand that if gration law, your gu nining whether you	ilty plea will be	considered b at is, remove	y immigration of	ficials in
	12.	federa	u understand that in I felony cases, if yo ermanent removal t	u are not a U.S.	citizen your States?	-	
C.	SENT	ENCIN	G - GENERAL		1 CS		
	-		in this section are oring process.	designed to assur	re the judge	that you understa	nd aspects
		-	ion 13 only if you a ove on to question 1		y pursuant to	o an 11(c)(1)(C) a	greement.
	13.	judge i judge i judge i Senter upon b the ter senten	u understand that the rejects your plea agaccepts your plea agamust impose any spacing Guidelines propy you and the governs of the agreement ce you would have sted by a jury.	reement, you may greement, the judgecific sentence of ovisions, policy sernment in the plant, which may be	y withdraw in dige must follow apply the statements, contains a greement the same, graph a pleaded no	your guilty plea. low its terms. The sentencing range, or sentencing factor. Your sentence reater or lesser that guilty and had be	If the at is, the specific ors agreed will follow an the
					Yes	No	

If you answered question 13, skip question 14 and proceed to question 15.

14.	Do you	u realize t	hat:								
	a)			TY, the judg OT GUILT			-	shment as if a jury?	f		
					Yes	s N	No				
	b)	the sente	the sentence you will receive is solely a matter for the judge to decide?								
					Yes	s N	No				
	c)		there is no guarantee your sentence will be within any particular sentencing guideline range?								
					Yes	s	No				
15 <u>.</u>			•	ninimum and				uired by	_		
	Count	Impris	sonment	Fir	ne	Supei Rel	vised ease	Special Assessment			
		min	max	min	max	min	max				
16.	-	u understa um penalt	_	obation is g		t availabl		is a mandat	tory		
17.	Will yoplea?	ou be forf	eiting any	property to	the United	States as	a result	of your guilt	y		
					Yes	s	No				
18.	-		-	plead GUII	-	idge may	require y	ou to make			
					Yes	;	No				

19.	Do you understand that, if you are convicted of any offense consisting of possession or distribution of controlled substances, you may be ineligible for any and all federal benefits?
	Yes No
20.	Do you realize that the judge must require you to pay on each count to which you are convicted a special assessment as follows: each felony count \$100; each misdemeanor count \$5 to \$25?
	Yes No
21.	If you are on probation, parole or supervised release from any court, do you know that by pleading GUILTY here your probation, parole or supervised release may be revoked and you may be required to serve time in that case in addition to any sentence imposed upon you in this case?
	Yes No
22.	The presentence report is instrumental in determining appropriate sentencing decisions, risk classification in the Bureau of Prisons, and identifying strategies that will provide you with the greatest opportunity for success. Full participation in the presentence process, including an interview, is your opportunity to provide a detailed account of your background and any factors that could have an impact on your success. The U.S. Probation Office believes your failure to fully cooperate may limit sentencing options, programming availability, and other aspects of supervision. Have you discussed this with your attorney?
	Yes No
ADVI	SORY SENTENCING GUIDELINES
guidel	will be sentenced by the judge after consideration of the advisory federal sentencing lines and other important pertinent factors. It is important that you understand a consequences of these guidelines.
23.	Have you spoken in detail with your attorney about the advisory sentencing guidelines?
	Yes No

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D.

24.	Have you thoroughly discussed with your attorney the sentencing table and the concepts of "offense level" and "criminal history"?				
	Yes No				
25.	Do you understand that there are numerous factors that may increase your sentence under the advisory sentencing guidelines?				
	Yes No				
26.	Do you understand that the judge is required to take into account all conduct, circumstances, and injuries associated with your criminal conduct, whether or not this conduct is charged by the government in the crime to which you are pleading guilty? Thus, under the advisory sentencing guidelines, the judge will consider all relevant conduct at the time of sentencing, even if you are pleading guilty to less than all counts in the indictment.				
	Yes No				
27.	Do you understand that parole has been abolished in the federal system? Thus, if you are sentenced to a term of imprisonment, you will serve that term, less no more than 54 days per year you earn for good conduct. There is no good conduct time awarded on sentences of less than one year and one day.				
	Yes No				
28.	Do you understand that, if you are sentenced to a term of imprisonment, the judge will typically impose a period of supervised release to follow your release from imprisonment?				
	Yes No				
29.	Do you understand that during any period of supervised release your activities will be limited by conditions set by the judge and that violation of any of those conditions may result in the judge's revoking the term of supervised release, requiring you to serve in prison all or part of the term of supervised release without credit for time previously served on postrelease supervision, and imposing another term of supervised release?				
	Yes No				
30.	Do you understand that even though you may have a signed a cooperation plea agreement, the government has the authority to decide whether to file a motion requesting the judge grant you leniency as a result of cooperation? In most cases, a judge cannot make the government file such a motion and absent such a motion				

the judge cannot impose a sentence less than the mandatory minimum penalty prescribed by law; and even if such a motion is filed, the judge may not grant such a motion or grant you the leniency that you had hoped for.

			Yes	No
E. <u>VOLUNT</u>	ARY N	ATURE OF PLEA		<del>-</del>
31.	•	thts made voluntarily and nreats from anyone?		
			Yes	No
32.	a)	Has any plea agreement been made to plead GUILTY?	le by you wi	th anyone which causes you
			Yes	No
	b)	If so, exactly what is that agreeme writing)	ent? (Attach	the agreement, if it is in
	c)	What are your reasons for enterin	g into the ag	reement?
	d)	Do you understand that the judge finds that the plea agreement is no		
			Yes	No
33.		nyone made any promise that cause ises, made in your plea agreement?	s you to plea	nd GUILTY, aside from the
			Yes	No
34.	or loc	any officer, attorney or agent of any cal) promised, suggested or predicted bation, or any other form of lenience	d that you w	ill receive a lighter sentence,
			Yes	No

35. Has the judge suggested what your actual sentence will be?				
			Yes	No
	36.	Are you under the influence of any kind of least way, interfering with your ability to the what you are doing in answering these que	hink clearly	<del>-</del>
			Yes	No
	37.	Are you pleading GUILTY for any reason	other than	the fact that you are guilty?
			Yes	No
	38.	Is there any other information or advice that	at you wan	t before you enter a plea?
			Yes	No
F. <u>C(</u>	ONCLU	SION / FACTUAL BASIS		
	39.	Has your attorney gone over all of these qu		
	40.	Do you understand all of these questions?	Yes	No
	If r	not, which questions don't you understand?	Yes	No
		iot, which questions don't you understand.		
	41.	Are you GUILTY?		
			Yes	No
	42.	What acts did you do that cause you to thir which you want to plead GUILTY?	nk you are	guilty of the charge(s) to

43.	Limited English proficient defendants must answer the following question: This petition and the other documents referred to in the petition including any written plea agreement were read to me in my native language by an interpreter. The interpreter also interpreted all questions and answers between me and my attorney in completing the above documents. I understood the interpretation of the above documents and of the questions and answers between me and my attorney. Is this true?				
		Yes No			
Sig	ned in the presence of my attorney this	day of,			
	-	Defendant			

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## **CERTIFICATE OF DEFENSE ATTORNEY**

I, as attorney for the defendant, hereby certify that: 1. I have read and fully explained to the defendant the allegations contained in the indictment or information in this case. The plea of guilty offered by the defendant to count(s) \_\_\_\_\_ accords 2. with my understanding of the facts the defendant has related to me, is consistent with my advice to the defendant, and in my opinion is voluntarily and understandingly made. 3. I assure the court that I have advised the defendant about the sentencing procedures under the advisory sentencing guidelines and 18 U.S.C. Section 3553(a) and have explained to the defendant the potential consequences of a plea of guilty in light of the matters set out in section D of this petition. Signed by me in the presence of the defendant and after full discussion of the contents of this petition to enter a plea of guilty, this day of , . .

Attorney for the Defendant

## CERTIFICATE OF PROSECUTING ATTORNEY

I, as attorney for the government, hereby certify that:

I have reviewed this p the defendant's plea(s) of guil purposes of sentencing.			• • •	
Signed by me this	day of	,	·	
		Attorney	for the Governm	ent

## **DECLARATION OF INTERPRETER**

I,	, have served as
interpreter in_	(language) for the defendant in this matter, and:
1.	I sight translated for the defendant, or interpreted between the defense attorney and the defendant, the following: (X all which apply)
	Indictment
	Waiver of indictment
	Information
	Petition to enter a plea of guilty
	Plea agreement
	Other
2.	I, sight translated the above documents for the defendant in the presence of the attorney on the following occasions: (Insert all dates applicable)
3.	During the session (s) set forth above, I interpreted the remarks of the defendant's attorney to the defendant, the responses of the defendant to the attorney, all the questions the defendant asked and all the responses from the attorney.
4.	The defendant's answers are consistent with the questions asked by the defendant's attorney.
5.	I am proficient in the (language understood by the defendant) and English languages and I am able to accurately sight translate written matters and interpret oral conversation in the aforementioned languages.
	are under penalty of perjury that the foregoing is true and correct. Executed on this,
	Interpreter